1 2 3 4 5 6 7 8		ES DISTRICT COURT			
10	SOUTHERN DIST	RICI OF CALIFORNIA			
111 112 113 114 115 116 117 118	OUTERBRIDGE ACCESS ASSOCIATION, SUING ON BEHALF OF DIANE CROSS; and DIANE CROSS, An Individual, Plaintiffs, v. MARIE CALLENDER'S PIE SHOPS, INC. d.b.a. MARIE CALLENDER'S #254; PACIFIC BAGELS, LLC d.b.a. BRUEGGARS BAGELS; COURTYARD HOLDINGS, LP; PSS PARTNERS, LLC; AND DOES 1 THROUGH 10, Inclusive, Defendants.	CASE NO. 07 CV 2129 BTM (AJB) JOINT MOTION TO CONTINUE SETTLEMENT DISPOSITION CONFERENCE			
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_0	JOINT MOTION TO 0	CONTINUE SETTLEMENT DISPOSITION CONFERENCE;			
	CASE NO. 07 CV 2129 BTM (AJB)				

1	Plaintiffs, Outerbridge Access Association, Suing on Behalf of Diane Cross, and Diane				
2	Cross (jointly, "Plaintiffs"), and Defendant Courtyard Holdings, LP ("Defendant"), through their				
3	counsel of record, jointly move the	Court and stipulate as follows:			
4	Whereas, Plaintiffs and Defendant have reached a settlement agreement which will				
5	resolve the remaining claims in this action and are in the process of finalizing their written				
6	settlement agreement; and				
7	Whereas, Plaintiffs and Defendant intend to complete the written settlement agreement				
8	and prepare a Joint Motion to Dismiss Defendant Courtyard Holdings, LP as soon as possible,				
9	but they do not expect that the Joint Motion to Dismiss Defendant will be filed before the				
10	Settlement Disposition Conference set for March 28, 2008.				
11	THEREFORE, IT IS HEREBY STIPULATED that the Settlement Disposition				
12	Conference currently set for March 28, 2008 shall be continued for approximately one month to				
13	April 25, 2008 to allow the parties to complete their written settlement agreement and file the				
14	Joint Motion to Dismiss Defendant Courtyard Holdings, LP.				
15	IT IS SO STIPULATED.				
16	Dated: March 26, 2008	PINNOCK & WAKEFIELD, A.P.C. THEODORE A. PINNOCK			
17		DAVID C. WAKEFIELD MICHELLE L. WAKEFIELD			
18		WICHELLE E. WAREFIELD			
19		By: s/ Michelle L. Wakefield			
20		-			
21		Attorneys for Plaintiffs OUTERBRIDGE ACCESS ASSOCIATION, SUING ON BEHALF OF DIANT CROSS, AND DIANE CROSS			
22		E-mail: MichelleWakefield@PinnockWakefieldLaw.com			
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1	Dated:	March 26, 2008	MAYER BROWN LLP
2			JOHN NADOLENCO BRONWYN F. POLLOCK
3			
4			By: s/ Bronwyn F. Pollock
5			Bronwyn F. Pollock Attorneys for Defendant COURTYARD HOLDINGS, LP E-mail: BPollock@mayerbrown.com
6			HOLDINGS, LP E-mail: BPollock@mayerbrown.com
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I, Elena G. Griffin, declare:

I am employed in Los Angeles County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 350 South Grand Avenue, 25th Floor, Los Angeles, California 90071-1503. On March 26, 2008, I served a copy of the within document(s):

JOINT MOTION TO CONTINUE SETTLEMENT DISPOSITION CONFERENCE

- by transmitting via electronic means the document(s) listed above to the email address(es) set forth below on this date before 5:00 p.m.
- by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.
- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Los Angeles, California addressed as set forth below.
- by placing the document(s) listed above in a sealed UPS envelope and affixing a pre-paid air bill, and causing the envelope to be delivered to a UPS agent for delivery.
- by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.

PLEASE SEE ATTACHED SERVICE LIST

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

I declare under penalty of perjury under the laws of the United States of America that the above is true and correct. Executed on March 26, 2008, at Los Angeles, California. Elena G. Griffin -2-PROOF OF SERVICE

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